UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

UNITED STATES OF AMERICA

CASE NO. 1:20-CR-142

v.

JUDGE COLE

ALEXANDER SITTENFELD, a/k/a "P.G. Sittenfeld,"

STIPULATIONS

Defendant.

The parties respectfully submit the following stipulations to be admitted at trial.

Respectfully submitted,

RITTGERS & RITTGERS

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s/ Charles H. Rittgers

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ALEXANDER SITTENFELD, a/k/a "P.G. Sittenfeld,"

STIPULATION

Defendant.

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Unless specifically noted by the parties during trial, the parties agree to the accuracy of the government's transcripts of recordings played at trial. Before trial, the parties will jointly request a preliminary instruction: "if you noticed any differences between what you heard on the recordings and what you read in the transcripts, you must rely on what you heard, not what you read." *See* 6th Cir. Pattern Inst. 7.17 (modified). If, during trial, a party or the Court believes there is a discrepancy between any recording admitted into evidence and the transcript, the parties and the Court will confer to determine whether the discrepancy is non-material or material. If the discrepancy is non-material according to the Court, the transcript will be admitted as an exhibit. If the discrepancy is material, the parties and the Court will confer to determine whether an edit to the transcript is appropriate or whether that portion of the transcript should not be admitted as an exhibit.

It is further stipulated and agreed that this Stipulation may be introduced into evidence as an exhibit, and that the facts herein stipulated have the same status, dignity, and effect as the undisputed testimony of credible witnesses. Case: 1:20-cr-00142-DRC Doc #: 192 Filed: 06/20/22 Page: 3 of 3 PAGEID #: 2974

Dated:	
	MATTHEW SINGER
	EMILY N. GLATFELTER
	MEGAN GAFFNEY PAINTER
	Assistant United States Attorneys
Dated:	
pated.	ALEXANDER SITTENFELD
Dated:	
	CHARLES M. RITTGERS
	CHARLES H. RITTGERS
	Counsel for Defendant Alexander Sittenfeld